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APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/807,847	03/24/2004		Timothy A. Feher	0815-040048	5469
28289	7590	08/24/2005		EXAM	INER
THE WEBE		•	HANAN, DEVIN J		
436 SEVENT			ART UNIT	PAPER NUMBER	
PITTSBURG	H, PA 15	5219	3745		

DATE MAILED: 08/24/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
Office Action Comments	10/807,847	FEHER, TIMOTHY A.					
Office Action Summary	Examiner	Art Unit					
	Devin Hanan	3745					
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet wi	h the correspondence address					
A SHORTENED STATUTORY PERIOD FOR REPI THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a relif NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply within the statutory minimum of thirty will apply and will expire SIX (6) MON te, cause the application to become AB.	ply be timely filed (30) days will be considered timely. FHS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on							
	— is action is non-final.						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4) ☐ Claim(s) 1-26 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) 26 is/are allowed. 6) ☐ Claim(s) 1-3,5,6,8-10,13-15,17,20,21 and 25 7) ☐ Claim(s) 4,7,11,12,16,18,19 and 22-24 is/are 8) ☐ Claim(s) are subject to restriction and/ Application Papers 9) ☐ The specification is objected to by the Examin 10) ☐ The drawing(s) filed on 3/24/2004 is/are: a) ☐	awn from consideration. is/are rejected. objected to. or election requirement.	to by the Everiner					
Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct	e drawing(s) be held in abeyan ction is required if the drawing(ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the E	examiner. Note the attached	Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat* * See the attached detailed Office action for a list	nts have been received. Its have been received in Apority documents have been au (PCT Rule 17.2(a)).	oplication No received in this National Stage					
Attachment(s))		ummary (PTO-413) /Mail Date					
(a) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date <u>9/20/2004</u> .	_	formal Patent Application (PTO-152)					

DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 6 and 14 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Applicant claims the outside surface of the ring member is substantially planar, even though the surface in question is annular. Correction is required.

Claim Rejections - 35 USC § 102

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-3, 5, 8-10, 13, 17, 20-21 and 25 are rejected under 35 U.S.C. 102(e) as being anticipated by Svihla et al. (U.S. Patent 6,896,479).

Svihla et al. discloses a impeller lock with a ring member (50) having a body defining a first engagement tab (portion of 50 engaging compressor wheel, 54) adapted to engage the impeller (42), a second engagement tab (56) adapted to engage the shaft

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supporting the impeller (18), and a third engagement tab (66) adapted to engage a shaft sleeve (60) disposed about the shaft, when the ring member is positioned about the shaft and between the impeller (42) and shaft sleeve (60).

Regarding claim 2, Svihla et al. discloses the second engagement tab lies along a longitudinal axis of a transverse cross section through the ring member (tab engaging shaft 56 is along applicants axis L).

Regarding claim 3, Svihla et al. discloses the third engagement tab extends along an axis substantially perpendicular to the longitudinal axis (tab engaging shaft sleeve 60 is along applicants axis s1).

Regarding claim 5, Svihla et al. discloses the first engagement tab and the second engagement tab are formed on an inner side of the ring member (tabs 54 and 56 have a face along the inner side).

Regarding claim 8, Svihla et al. discloses and impeller lock with the shaft (18);

the impeller (14) disposed about the shaft; a shaft sleeve (60) disposed about the shaft and spaced axially from the impeller; and

a ring member (50) disposed about the shaft between the impeller and shaft sleeve, the ring member having a body defining a first engagement tab (54) engaging the impeller, a second engagement tab (56) engaging the shaft, and a third engagement tab (66) engaging the shaft sleeve, the shaft sleeve securing the ring member to the shaft via the third engagement tab such that axial movement of the impeller on the shaft is limited during rotation of the impeller.

Regarding claim 9, Svihla et al. discloses the second engagement tab lies along a longitudinal axis of a transverse cross section through the ring member (tab engaging shaft 56 is along applicants axis L).

Regarding claim 10, Svihla et al. discloses the third engagement tab extends along an axis substantially perpendicular to the longitudinal axis (tab engaging shaft sleeve 60 is along applicants axis s1).

Regarding claim 13, Svihla et al. discloses the first engagement tab and second engagement tab are formed on an inner side of the ring member (tabs 54 and 56 have a face along the inner side).

Regarding claim 17, Svihla et al. discloses the opposing sides of the ring member abut the impeller and shaft sleeve (opposite sides of the ring 50 contact 14 and 60).

Regarding claim 20, Svihla et al. discloses the third engagement tab engages a groove in the shaft sleeve (tab 66 contacts shaft sleeve 60).

Regarding claim 21, Svihla et al. discloses an arrangement where the method of limiting axial movement of an impeller on a shaft includes

positioning a ring member (50) about the shaft (18) adjacent the impeller (14), the ring member having a body defining a first engagement tab (54) for engaging the impeller,

- a second engagement tab (56) for engaging the shaft, and
- a third engagement tab (66) for engaging a shaft sleeve (60) to be disposed about the shaft;

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joining the ring member to the impeller and shaft (at 54 and 56 respectively), such that the first engagement tab engages the impeller and the second engagement tab engages the shaft; and

joining the shaft sleeve to the shaft (60 slides over shaft 18), such that the third engagement tab engages the shaft sleeve, the shaft sleeve securing the ring member to the shaft via the third engagement tab such that axial movement of the impeller on the shaft is limited during operation of the impeller.

Regarding claim 25, Svihla et al. discloses the third engagement tab engages a groove in the shaft sleeve (tab 66 contacts shaft sleeve 60).

Allowable Subject Matter

Claim 26 is allowed.

Claims 4, 7, 11-12, 16, 18-19 and 22-24 are objected to as being dependent upon a rejected base claim, but would be allowable.

Claims 6 and 14-15 would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims and if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

Prior Art

The patent to Fleury et al. was cited for its teaching of a ring (thrust collar spacer 56), a shaft sleeve (thrust bearing 70), an impeller 14 and a shaft 16. The thrust collar spacer has tabs to engage the three other components.

The patent to Pennig is cited for its teaching of a three tabbed ring (4) contacting a shaft sleeve (8), an impeller (1), and a shaft (6).

The patent to James is cited for its teaching of a three tabbed ring (14) contacting an impeller (12), a shaft (26), and a shaft sleeve (24).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Devin Hanan whose telephone number is 571-272-6089. The examiner can normally be reached on Monday through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Look can be reached on 571-272-4820. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Devin Hanan Patent Examiner Art Unit 3745

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8/12/05